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21	Attorney for Plaintiff
22	James V. Deppoleto Jr.
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23	ANALTH OF A THE DAGENAGE COATE
24	UNITED STATES DISTRICT COURT
24	FOR THE DISTRICT OF NEVADA
25	TOR THE DISTRICT OF IVEYING
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HB: 4855-6445-7446.2

1	JAMES V. DEPPOLETO JR.,	CASE NO. 2:22-CV-2013	
2	Plaintiff,	CASE NO. 2:22-CV-2013	
3	V.	AMENDED THIRD STIPULATION FOR EXTENSION OF TIME	
4	TAKEOVER INDUSTRIES	SPECIAL SCHEDULING REVIEW	
5	INCORPORATED, et al.	REQUESTED	
6	Defendant.		
7			
8	THIRD STIPULATION F	OR EXTENSION OF TIME	
9	Plaintiff, James V. Deppoleto Jr. ("MI	. Deppoleto" or "Plaintiff"), by and through his	
10	undersigned counsel, and Defendants, Takeover Industries Incorporated (" <u>Takeover</u> "), Tom Zarro		
11	("Zarro"), Michael Holley ("Holley"), Toby McBride ("McBride"), Joseph Pavlik ("Pavlik") and		
12			
13	NextGen Beverages, LLC ("NextGen") (collectively, the "Takeover Defendants"), by and		
14	through their undersigned counsel, hereby submit the following Third Stipulation for Extension of		
15	Time for the Court's review:		
16	WHEREAS, on November 9, 2023, the	e Court entered a Scheduling Order (ECF No. 37)	
17	setting, among other deadlines: (a) May 7, 2024, as the deadline by which parties must complete		
18	discovery; and (b) June 6, 2024, as the date for filing of dispositive motions;		
19	• • • • • • • • • • • • • • • • • • • •	arties filed a Second Stipulation for Extension of	
20	, <u>,</u> , ,	•	
21	Time (ECF No. 73), requesting that the discove	ry and dispositive motion deadline be extended;	
22	WHEREAS, on May 2, 2024, the Cour	t granted the Parties' request by Order (ECF No.	
23	72), setting: (a) June 20, 2024, as the deadline b	by which the Parties must complete discovery; and	
24	(b) July 22, 2024, as the date for filing dispositi	ve motions;	
25	WHEREAS, on June 20, 2024, the Partie	es submitted a Stipulation to Stay Case and Request	
26			
27	Plaintiff and the Takeover Defendants may be refe	erred to as the "Parties."	

for Status Check, due to ongoing settlement discussions and negotiations (ECF No. 75);

WHEREAS, on June 20, 2024, the Court entered a Minute Order staying the case and vacating pending deadlines;

WHEREAS, in light of the continued settlement negotiations among the Parties, the Parties have met and conferred and agree to extend the discovery and case dispositive motion deadlines, such that;

- (a) Pursuant to LR 26-1(b), discovery in this action shall be completed on or before December 9, 2024;
- (b) Dispositive Motions shall be filed and served no later than January 10, 2024;
- (c) Pursuant to LR 26-1(b)(5), the deadline to file the joint pretrial order is either: (i) 30 days after the dispositive-motion deadline; or (b) if dispositive motions are filed, the deadline for filing the joint pretrial order should be suspended until 30 days after decision on the dispositive motions or further court order; and
- (d) Pursuant to LR26-1(b)(6), the parties will include in the joint pretrial order the disclosures required by Fed. R. Civ. P. 26(a)(3) and any objections to them.

WHEREAS, pursuant to LR 26-3, the parties state as follows:

(a) After and in light of the Court's two recent decisions regarding the parties' discovery disputes, the parties have exchanged initial written discovery, followed by some supplemental responses having been produced. The parties have also discussed a deposition schedule for the various fact witnesses, and have already begun fact witness depositions, with the

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